

PTO/SB/52 (08-99) Approved for use through 9/30/00. OMB 0651-0033 patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

SUPPLEMENTAL REISSUE APPLICATION DECLARATION BY THE ASSIGNEE

Docker Number (optional) P56219RE

I hereby declare that:

My residence and post office address and citizenship are stated below next to my name.

I am a duly authorized Officer to act on behalf of the following assignee: SAMSUNG ELECTRONICS CO., LTD. The entire title to the patent identified below is vested in said assignce: Senior Manager, Intellectual Assets Group

Name of Patentec(s): CHUN-GEUN CHOI 5,828,834 Patent Number: Date of Patent Issued: October 27, 1998 APPARATUS AND METHOD FOR SETTING AN ID CODE USING A MICROCOMPUTER Title of Invention: IN A DISPLAY DEVICE

I believe said patentee(s) to be the original, first and sole/joint inventor(s) of the subject matter which is described and claimed in said patent, for which a reissue patent is sought on the invention entitled APPARATUS AND METHOD FOR SETTING AN ID CODE USING A MICROCOMPUTER IN A DISPLAY DEVICE, the specification of which

- is attached hereto.
- was filed on 27 October 2000 as reissue application number 09/697,044 and includes all of the amendments made and entered during the prosecution.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability and to the examination of this application in accordance with Title 37 of the Code of Federal Regulations §1.56.

I verily believe the original patent to be wholly or partly inoperative or invalid, for the reasons described below. (Check all boxes that apply.)

- by reason of a defective specification or drawings.
- by reason of the patentee claiming more or less than he had the right to claim in the patent.
- by reason of other errors.

I hereby claim foreign priority benefits under Title 35, U.S. Code §119(a)-(d) or §365(b) of any foreign application(s) for patent or inventor's certificate, or §365(a) of any PCT International application which designated at least one country other than the United States, or §119(c) of any United States provisional application(s), listed below and have also identified below any foreign applications for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

38285/1994	Republic of Korea	30 December 1994	Priority Yes [×]	Claimed:
(Application Number)	(Country)	(Duy/Month/Year filed)		
51338/1995	Republic of Korea	18 December 1995	Yes (X)	No[]
(Application Number)	(Country)	(Day/Month/Year filed)		
		[Page of 3]		

Burden Hour Statement: This form is estimated in take 0.5 hours to complete. Time will vary depending upon the needs of the hidbridgen case. Any comments on the amount Thing you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DC NOT SEND PRES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Applement Commissioner for Patents. Washington, DC 20231.

(SUPPLEMENTAL REISSUE APPLICATION DECLARATION

Docket Number (optional) P56219RE

BY THE ASSIGNEE, page 2)

At least one error upon which reissue is based is described as follows:

I believe the original aforesaid patent to be wholly or partly inoperative because claims 1, 3, 11, 13, 21 and 22 to be too narrow and inadvertently failed to secure to the Patentee a sufficiently, broad scope of coverage, because these claims inadvertently restrict coverage to cathode ray tube displays. These claims should be claimed more generically to cover liquid crystal displays as well as cathode ray tube displays. The specification uses the term "display system" and this can be interpreted to include "liquid crystal display" devices as well as "cathode ray tube" display devices and several other types and other media for display devices.

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I/We hereby declare that every error in the patent which was corrected in the present reissue application, and which is not covered by the prior oath(s) and/or declaration(s) submitted in this application, arose without any deceptive intention on the part of the applicant.

I/We hereby declare that all statements made herein of my/our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

[Page 2 of 3]

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